Exhibit C

UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 10-K/A

(Mark One)							
	ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the fiscal year ended December 31, 2006						
			OR				
	TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 [NO FEE REQUIRED]						
For the transition period fromto							
	Cablevi	ision Syst	tems Corpo	oration			
Co	mmission File Number		te of Incorporation; Celephone Number	IRS Employer Identification No.			
	1-14764	De 1111 Ste Bethpag (516)	elaware wart Avenue e, NY 11714 803-2300 oldings, Inc.	11-3415180			
	1-9046	De 1111 Ste Bethpag	elaware wart Avenue e, NY 11714 803-2300	11-2776686			
-	gistered pursuant to Sectio	n 12(b) of the	Name of each Exch	ange on which			
Act: Title of each class:			Registered:				
	Systems Corporation NY Group Class A Comm	on Stock	New York Stock Ex	New York Stock Exchange			
CSC Holding	gs, Inc.		None	None			
Securities reg Act:	gistered pursuant to Sectio	on 12(g) of the					
Cablevision Systems Corporation CSC Holdings, Inc.			None None				
Indicate by c	heck mark if the Registrar	nts are well-known sea	asoned issuers, as defined in	Rule 405 of the Securities Act.			
Cablevision S	Systems Corporation gs, Inc.	Yes □ Yes □	No ☑ No ☑				

Indicate by check mark if the Registrants a	are not requi	ired to file rep	orts pursuant to	Section 13 or S	Section 15(d) of	the Act.		
Cablevision Systems Corporation CSC Holdings, Inc.	Yes □ Yes □		No ☑ No ☑					
Indicate by check mark whether the Regist Securities Exchange Act of 1934 during the to file such reports), and (2) has been subject	e preceding	; 12 months (or	r for such shorte	r period that th	ction 13 or 15(d e registrants we) of the ere required		
Cablevision Systems Corporation CSC Holdings, Inc.				No ☑ No ☑				
Indicate by a check mark if disclosure of dand will not be contained, to the best of the incorporated by reference in Part III of this	e Registrant	s' knowledge,	in definitive pro	xy or informat	is not contained tion statements	herein,		
Indicate by check mark whether the Regisdefined in Exchange Act Rule 12b-2).	trants are la	rge accelerated	d filers, accelera	ted filers or not	n-accelerated fi	lers (as		
	Large accelerated filer		Acceler file		Non-accelerated filer			
Cablevision Systems Corporation CSC Holdings, Inc.	Yes ☑ Yes □	No □ No □	Yes □ Yes □	No □ No □	Yes □ Yes ☑	No □ No □		
Indicate by check mark whether the Regis	trants are sh	ell companies	(as defined in R	ule 12b-2 of th	ie Exchange Ac	t).		
Cablevision Systems Corporation CSC Holdings, Inc.	Yes □ Yes □		No ☑ No ☑					
Aggregate market value of voting stock he at which such stock was sold on the New Y	eld by nonaf York Stock	filiates of Cab Exchange on J	levision System June 30, 2006: \$-	s Corporation l 4,707,474,927	pased on the clo	sing price		
Number of shares of common stock outsta	nding as of	April 17, 2007	7:					
Cablevision NY Group Class A Comm	non Stock –	- 229,705,409						
Cablevision NY Group Class B Comm	non Stock —	- 63,327,303						
CSC Holdings, Inc. Common Stock —	- 11,595,63:	5						
Documents incorporated by reference - N	one.							

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EXECUTIVE COMPENSATION TABLES

The tables below reflect the compensation of the Company's Chief Executive Officer and the four other most highly paid executive officers. See "Compensation Discussion and Analysis" for an explanation of our compensation philosophy and program.

Summary Compensation Table

The table below summarizes the total compensation paid to or earned by each of our named executive officers for the year ended December 31, 2006.

Name and Principal Position	Salary Year (\$)(1)	Bonu (\$) (2	(\$)(3)	Option Awards (\$)(4)	Non-Equity Incentive Plan Compensation (\$)(5)	Change in Pension Value and Nonqualified Deferred Compensation Earnings (\$) (6)	All Other Compensation (\$)(7) Total (\$)
Charles F. Dolan Chairman	2006 \$1,600,00	0 \$0	\$2,407,304	\$2,816,350	\$3,751,200	\$286,279	\$892,323 \$11,753,456
James L. Dolan Chief Executive Officer and President	2006 \$1,600,00	0 \$0	\$3,935,470	\$2,634,796	\$6,751,200	\$125,574	\$782,811 \$15,829,851
Hank J. Ratner Vice Chairman	2006 \$1,250,00	0 \$0	\$3,042,890	\$2,379,853	\$4,735,250	\$ 78,365	\$433,113 \$11,919,471
Thomas M. Rutledge Chief Operating Officer	2006 \$1,250,00	0 \$0	\$2,195,099	\$2,139,218	\$4,735,250	\$ 90,747	\$626,573 \$11,036,887
Michael P. Huseby Executive Vice President and Chief Financial Officer	2006 \$ 800,00	0 \$0	\$ 172,368	\$ 313,699	\$ 999,000(8)	\$ 50,329	\$197,673 \$ 2,533,069

⁽¹⁾ For 2006, salaries paid to the named executive officers accounted for the following percentages of their total compensation: Mr. Charles F. Dolan — 14%; Mr. James L. Dolan — 10%; Mr. Ratner — 11%; Mr. Rutledge — 11%; and Mr. Huseby — 32%.

⁽²⁾ For 2006, the Company did not pay any discretionary bonuses or any bonuses based on performance metrics that were not pre-established and communicated to the named executive officers. The annual incentive awards for 2006 were performance-based and are disclosed in the Non-Equity Incentive Plan Compensation column.

⁽³⁾ This column reflects the dollar amount of expense recognized by the Company for financial statement reporting purposes in 2006 for restricted stock awards granted to the named executive officers in 2006 and prior years, as calculated under FAS 123R, without any reduction for risk of forfeiture. FAS 123R requires the Company to record